December 18, 1968

Mr. Alcine Grillot 2708 Kreitser Road Dayton, Ohio 45439

Dear Mr. Grillot:

Re: License and Regulations for Landfills South Dayton Dump and Landfill 1975 Springboro Pike Moraine

We have been in personal contact with each landfill operator during the past few months and have advised each of the changes in the State law.

Since the State law is not in full effect until July 1, 1969, the Montgomery County Prosecutor and Legal Council of the Ohio Department of Health, have advised us to take the following action.

The Board of Health on November 3, 1968 repealed only Section 65.40, 65.50 and 65.55 of the Montgomery County Sanitary Regulations. Now all landfill operators, under the jurisdiction of the Montgomery County Health Department will need to apply only for the State license. This should be done through our office. However, both the standards as setforth in Regulation 65 and the State standards will be applicable and enforced.

All garbage and refuse must be compacted and wovered daily, with a minimum of 6" of dirt. Additional covering requirements will be found in Regulation 65.

No burning will be allowed within a landfill site. The burning of clean wood, free of garbage and refuse will not be within the purview of this office unless & nuisance is created. On sites other than a landfill site, we would advise you first check with your lical soning office and fire department.

The State law requires a landfill plan to be submitted with your application. (Note page 3h - 35 of the enclosed "Interpretive Guide" from the Ohio Department of Health.) Since the deadline for submission of landfill applications is close, December 31, 1968, we are not at this time requiring extansive engineering plans. We do, however, expect your operation plan to be complete enough to outline your method of operation.

We suggest you read both of the enclosed regulations carefully. Please enclose your check for the State required \$500.00 with your application. Checks should be made payable to the Montgomery County Health Department. The State law requires you to have your license by January 1, 1969.

If you have any questions, please feel free to call us.

Robert Vogel ROBERT A. VOGEL, M.D.,

Health Commissioner

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GIULID-WATER POLLOTION SOUICE TRVENTORY

LANDETLL FACT SHEET N 399 43'34" E 84" 13'17"

	O.mar/Operator
	Location 1975 Springboro Pike Nap Quad. South
	County Montgomery Township Moraine Section 13
	Length of Operation
	Areal Extent
	Cheracter of Wastes Industrial, Municipal Amount
	Method of Operation Area Fill
	Reaks
<u>@</u>	:CCZ:
	Glacial Deposits 6 Alluvia) deposits in river bottom lands.
•	
	Richmond and Maysville Group (shale and limestone)
	Depth to Fedrock 125+ feet
	Type of Cover Available sand and gravel
	<u>Q-entity</u> inadequate
	Topography flat floodplain
	Surface Drainage West to Miami River
	Rerarks
GSO:	and-water:
.===:	Principal Aquifer(s) Sand and Gravel deposits
	Vertical Separation of Fill and Aquifer None
	Distance to Hearby Wells Mone nearby, closest 1/2 mile upgradient

<u> </u>	D-WATER, Continued
	Renarks
	1
L	TION FORENTIAL:
	Existing or Potential Effect High pollution potential. Barrels and
	drums of highly toxic chemical are being accepted at the fill. No co
	material is being used.
	Monitor Program Monitor wells should be placed down gradient from the
	fill to observer the movement of any contaminants.
	Comments Liquid wastes should no longer be accepted at this ####
	site because of the effect they will have on the groundwater quality
٠	in this area.
	Prepared By
	•

Chapter 1
AIR
Criterion Compliance Decision
Complies
Does Not Comply

1.	Is open burning of solid wastes practiced at the facility?
	YES (Continue to 2)
	☐ Records of previous open burning☐ Visual observation of open burning☐ Physical evidence of previous open burning
	NO (COMPLIES)
~	☐ Facility is a surface impoundment and does not open burn wastes ☐ Facility is a landspreading operation and does not open burn wastes
	∠ Landfill which does not open burn
2.	Are residential, commercial, institutional, or industrial solid wastes open burned at the facility?
	YES (Does not comply)
	☐ Pecords of previous open burning ☐ Visual observation of open burning ☐ Physical evidence of previous open burning
	□ NO (Continue to 3)
3.	Are landclearing debris, diseased trees, debris from emergency clean-up operations, silvicultural and agricultural wastes, or ordnance open burned at the facility?
	YES (Continue to 4)
	☐ Pecords of previous burning ☐ Visual observation of open burning ☐ Physical evidence of previous open burning
	□ NO (COMPLIES)
4.	Does the facility control air emissions in accordance with the State Implementation Plan (SIL) approved or promulgated by the administrator pursuant to Section 110 of the Clean Air Act?
	☐ YES (COMPLIES)
	Cpinion given by State agency managing the SIPVariances or permits under SIP examinedVisual observations of open burning comply with SIP
	[] NO (Coes not comply)

Chapter 2(b)

SAFETY - FIRES

Criterion Compliance Decision

Complies

Does Not Comply

1.	Does the famility have the potential for fire occurrence?
	YES (Continue to 2)
	NO (COMPLIES)
	☐ Facility receives only non-flammable, non-combustible wastes
2.	Does the facility comply with Section 257.3-7, of the Air Criterion?
	YES (COMPLIES)
	☑The facility controls the occurrence of fires through compliance with Section 257.3-7
	NO (Continue to 3)
3.	Is periodic cover material applied so as to reduce the risk of fire?
	YES (COMPLIES)
	<pre>The facility applies and compacts cover over combustible solid waste at the end of the operating day The facility applies and compacts cover at least once every 24 hours The facility incorporates all waste into the soil at the end of the operating day</pre>
	NO ('bntinue to 4)
4.	Does the facility have adequate operating procedures to control fires should they occur?
	YES (COMPLIES)
	☐ Landfill minimizes fire hazards when conducting open burning, such as:
	☐ Supervision during burning ☐ Limiting access during burning ☐ Established arrangements with the local fire department ☐ Earth stockpiles near the burning area ☐ On-site availability of heavy equipment to extinguish fires ☐ Water supply under sufficient pressure is available ☐ Fire extinguishers are available ☐ Firebreaks or fire lanes are present

Chapter 2(b)

SAFETY - FIRES

	☐ Landfill minimizes fire hazards by proper operating procedures:
	 □ Previous inspections and reports indicate no problem □ Permit conditions are being followed (for a fire protection plan) □ No complaints have been made □ Records of local fire department indicate no citations
	have been given D High frequency of spreading and compacting all combustible wastes
٠.	 □ Waste materials with high fire potential are unloaded a safe distance from the working face □ Unloading of wastes adequately supervised □ Hot or burning loads are extinguished with water or soil before incorporating into the fill □ Earth stockpiles are located near the working face □ Water supply under sufficient pressure is available at the working face □ Fire extinguishers present on all equipment and buildings □ Arrangements are established with local fire fighting departments □ On-site availability of heavy equipment to extinguish fires □ Firebreaks, fire lanes are present
	Surface impoundment minimizes fire hazards by proper handling and storage of liquid wastes:
	 □ Wastes are mixed to reduce flammability □ Suitable fire extinguishing equipment is present □ Established arrangements with local fire department or trained on-site personnel □ Wastes can be rapidly drained or waste flow can be controlled □ Waste can be isolated □ Impoundment is readily accessible by fire-fighting equipment
	☐ Landspreading facility minimizes fire hazards by proper operating procedures:
	☐ Suitable fire-fighting equipment is available ☐ Established arrangements with local fire department ☐ Facility is readily accessible by fire-fighting equipment
<u> №</u>	(Does not comply)

Chapter 2(d)

SAFETY - ACCESS

Criterion Compliance Decision

Complies

Does Not Comply

L.	Is access of unauthorized persons into the facility controlled?
	YES (COMPLIES)
	Natural controls: Trees and hedges Berms and ditches Cliffs and ravines Remoteness
	Artificial controls:
	⊠Gates F∢Fenœs
2.	(Continue to 2) Are authorized persons controlled within the facility so as to not expose them to potential health and safety hazards?
	YES (COMPLIES)
	Supervision of the unloading area Adequate lighting Posting information and direction signs Prohibition of scavenging Control of salvaging Trafficable roadways Alternate discharge point
	□ NO (Does not comply)

	GROUND WATER
	Criterion Compliance Decision
	Complies
	Does Not Comply HICH PRIORITY
1.	Does ground water contain more than 10,000 mg/l TDS, and is it not being used as a human drinking water source?
	YES (COMPLIES)
	Ground water is not present beneath the site Ground water has more than 10,000 mg/l TDS, TDS = and is not used as a human drinking water source Ground water is not present in usable quantities beneath the site
	☐ Ground water has less than 10,000 mg/l TDS ☐ Ground water is being used as a drinking water source
2.	Rank facility according to its contamination potential.
	Landfills
	□ Facility overlies sole source aquifer (high priority) □ Facility has a history of leachate problems (high priority) □ Ranking from Table 4-2 Saturated zone permeability 10'-10-1 cm/sec □ Unsaturated zone thickness 6 m □ Unsaturated zone permeability 10'-10-1 cm/sec □ Facility is in an area where precipitation is exceeded by evaporation plus transpiration (low priority)
	Migh priority
	Medium priority
	Low priority
	Surface Impouraments
	Ranking from Table 4-3 Saturated zone rating Unsaturated zone rating
	High priority
	Medium priority
	Low priority

Chapter 4 GROUND WATER

Continued

Landspreading Facilities

		□ Sludge nitrogen is being applied in excess of crop or vegetative demand (high priority) □ Ranking from Table 4-2 for industrial waste facilities
	∏ ‼igh	priority
	Medi	en priority
	_ Iow	priority
3.		nderground drinking water source been contaminated by the beyond the solid waste (or alternate boundary)?
	YES	(Does not comply)
		☐ Monitoring shows contamination of a drinking water source Contaminating substances and concentrations
	<u> </u>	(COMPLIES)
		☐ Facility does not overlie a drinking water source ☐ Monitoring shows no contamination beyond the solid waste (or alternate boundary)

ENDANGERED SPECIES

YES (Does not comply - Continue to 4)
Does the facility cause or contribute to the taking of any endangered or threatened species of plants, fish, or wildlife?
Factors considered: Type of species and species habitat Species characteristics
Sensitivity of species and species habitat to adverse impacts
· · · · · · · · · · · · · · · · · · ·
Proximity of facility Facility size, design, and operational characteristics
Adverse impacts considered: Harassing, harming, pursuing, hunting, wounding, killing, trapping, capturing, or collecting species (direct violation of ESA, does not comply)
Alverse modification or loss of habitat (including air & water pollution)
Infringement on breeding, nesting, and feeding activities
Intiligement on breeding, nesting, and reeding activities
Interference with species movement
☐ YES (Does not comply) ☐ NO (COMPLIES)
☐:XO (COMPLIES)

Chapter 6(b)

SEVACE SLUDGE AND SEPTIC

TANK PUMPINGS

Criterion Compliance Decision

🔀 Complies

Does Not Comply

1.		age sludge or septic tank pumpings applied to the surface of the incorporated into the soil?
	YES	(Continue to 2)
	X 100	(COMPLIES)
		☑ Facility is a trenching or burial operation
2.	Are cro	ps planted for human consumption within 18 months after application e?
	☐ YES	(Continue to 3)
		☐ Crops grown at time of inventory are for human consumption ☐ Information from operating plan ☐ Past usage or crops in the vicinity ☐ Information from facility owner/operator
	071	(Continue to 5)
3.	Does th	e waste contact the food portion of the crop?
	YES	(Continue to 4)
		☐ Direct application or rainfall splash ☐ Crops with food portion close to the ground ☐ Taller crops that receive application early in growing stage
	□ <i>1</i> 20	(Continue to 6)
4.	Is the	waste treated by a process to further reduce pathogens?
	YES YES	(COMPLIES)
		☐ Verification of acceptable process from appropriate source Source used
	□ NO	(Does not comply - continue to 5)
		☐ Verification cannot be made

Chapter 6(b)

SEWAGE SLUDGE AND SEPTIC

TANK PUMPINGS

5.	Is sewage sludge the waste material being applied?
	YES (Continue to 6)
	NO (Continue to 7)
6.	Has the sludge been treated by a process to significantly reduce pathogen and is access controlled - 12 months for the public, and 1 month for grazing animals whose products are consumed by man?
	YES (Both reduction process and access control must be checked) (COMPLIES)
	Uverification of acceptable process from appropriate source Source used
	Appropriate access controls are used in public access areas [] Facility is on private farmland not subject to frequent trespass
	□ NO (Does not comply)
	☐ Verification cannot be made ☐ No access controls are used ☐ Facility is on private farmland subject to frequent trespass, and access is not controlled
7.	Has the waste been treated by a process to significantly reduce pathogens or is access prevented - 12 months for the public and 1 month for grazing animals whose products are consumed by man?
	YES (COMPLIES)
	☐ Verification of acceptable process from appropriate source Source used ☐ Access controlled
	(Does not comply)

APPLICATION TO LAND USED FOR THE

PRODUCTION OF FOOD CHAIN CROPS

4.	Is the solid waste and soil mixture at pH 6.5 or greater at the time of solid waste application or at the time the crop is planted, whichever occurs later?
	YES (COMPLIES)
5.	Is the background soil pH greater than 6.5 or are there adequate safeguards to assure that the soil pH will be maintained at 6.5 or higher whenever food chain crops are grown?
	YES (Continue to 6)
	☐ SCS maps or reports, or local agricultural extension service ☐ Laboratory analysis ☐ pH of soil is controlled whenever food chain crops are grown.
	<u>NO</u> (Go to 7)
6.	Does the soil cadmium concentration exceed 5 kg/ha with a CEC of less than 5, or 10 kg/ha with a CEC of 5 to 15, or 20 kg/ha with a CEC greater than 15?
	YES (Does not comply)
	NO (COMPLIES - Go to 8)
7.	Has the cumulative application of cadmium exceeded 5 kg/ha?
	□kg/ha cadmium in soil □kg/ha cumulative application
	YES (Does not comply - continue to 8)
	NO (COMPLIES - continue to 8)
8.	Is the annual application rate of cadmium in excess of 2 kg/ha (1.25 kg/ha after 1/1/84 and 0.5 kg/ha after 1/1/87)?
	Cikg/ha/yr cadmium application rate (see Figure 7-3)
	YES (Does not comply - continue to 9)
	Continue to 9)

Chapter 7 APPLICATION TO LAND USED FOR THE PRODUCTION OF FOOD CHAIN CROPS

14.	Is the milk or animal feed monitored to assure that the PCB concentrations are less than 1.5 mg/kg (fat basis) in milk, or less than 0.2 mg/kg in animal feed?
	YES (COMPLIES)
	NO (Does not comply)

FLOODPLAINS

(continued)

EΧ	YES	(Complies)	
1/ 😘			

State washout assessment or 404 permit is Site analysis of washout protection

□ <u>w</u>

□ Washout by flood of lesser magnitude than the 100-year flood

☐ Site analysis of washout protection

FLOODPLAINS

K.X	Facility located in a floodplain where the channel is diked to contain the base flood
	Facility increases base flood level more than 1.0 foot
Prio	rity of facility:
	Regulatory floodway area - priority l High flood hazard potential area (Table 1-1) - priority 2 Low flood hazard potential area (Table 1-1) - priority 3
Facto	ors considered in flood hazard potential assessment:
	Base Flood characteristics: Floodplain topography:
	Floodplain hydrogeology:
	Facility characteristics:
	Natural resources in and adjacent to the floodplain:
•	Land use in and adjacent to the floodplain:
	Land use in and adjacent to the Hoodplain:
MC	(Page 1 of 1 o
YES	(Does not comply - Continue to 4)
NO NO	(Continue to 4)
NO Is the	
NO Is the pose	(Continue to 4) ne facility protected from washout by the base flood so as not to
NO Is the pose	(Continue to 4) ne facility protected from washout by the base flood so as not to a hazard to human life, wildlife, or land or water resources?
	000